

系统(截越坡)有限公司

COSCO CORPORATION (SINGAPORE) LIMITED

9 TEMASEK BOULEVARD, #07-00 SUNTEC TOWER TWO, SINGAPORE 038989 TEL: 6885 0888 FAX: 6336 9006 WEBSITE: www.cosco.com.sg 81 - 4053

RCB REG. NO: 196100159G



From Secretary's Office: 6 Battery Road, #39-01 Singapore 049909

Tel No: 6221 3348

Fax No: 6221 3248

Our Ref: 100119/LK/FT

Exemption No. 33-91910

10 May 2005

By Airmail

The U.S. Securities and Exchange Commission 450 Fifth Street, N.W. Room 3099, Office of International Corporate Finance Mail Stop 3-7 Washington D.C. 20549

Dear Sirs

COSCO-CORPORATION (SINGAPORE) LIMITED

(EXEMPTION NO. 33-91910)

On behalf of Cosco Corporation (Singapore) Limited, a company incorporated in Singapore, I am furnishing herewith the below listed announcements pursuant to Rule 12g3-2(b) (iii) under the Securities Exchange Act of 1934 ("Exchange Act"):

Date of Announcement	Description of Announcement
26 April 2005	Dissolution of subsidiary, Greenery Shipping Corporation S.A
26 April 2005	Dissolution of subsidiary, Shanghai CYCLECT Electrical Engineering Co., Ltd
3 May 2005	First quarter financial statements for the period ended 31 March 2005.
4 May 2005	Clarification of the basis for full year profit
5 May 2005	Clarification of Article in Business Times of 4 May 2005 titled "Cosco Q1 Earnings double to \$25.8 m.

Yours faithfully

COSCO CORPORATION (SINGAPORE) LIMITED

Lawrence Kwan Secretary

Enclosure:

Announcements

JU 5/3/

Print this page

Miscellaneous				
* Asterisks denote mandatory information				
Name of Announcer *	COSCO CORPORATION (S) LTD			
Company Registration No.	196100159G			
Announcement submitted on behalf of	COSCO CORPORATION (S) LTD			
Announcement is submitted with respect to *	COSCO CORPORATION (S) LTD			
Announcement is submitted by *	MR Ji Haisheng			
Designation *	President			
Date & Time of Broadcast	26-Apr-2005 17:22:57			
Announcement No.	00055			

>> Announcement Details	 		
The details of the announcement start here		 	

Announcement Title *

DISSOLUTION OF SUBSIDIARY

Description

The Board of Directors of the Company wishes to announce that its Panama-incorporated subsidary, Greenery Shipping Corporation S.A. has been dissolved on 25 April 2005.

The dissolution of the above subsidiary will not have any material impact on the earnings per share or the net tangible assets of the Group

Attachments:

Total size = 0

(2048K size limit recommended)

Attachments:

Print this page

Miscellaneous ,				
* Asterisks denote mandatory information				
Name of Announcer *	COSCO CORPORATION (S) LTD			
Company Registration No.	196100159G			
Announcement submitted on behalf of	COSCO CORPORATION (S) LTD			
Announcement is submitted with respect to *	COSCO CORPORATION (S) LTD			
Announcement is submitted by *	MR JI HAI SHENG			
Designation *	PRESIDENT			
Date & Time of Broadcast	26-Apr-2005 17:20:29			
Announcement No.	00050			
>> Announcement Details The details of the announcement start here				
Announcement Title *	DISSOLUTION OF SUBSIDIARY			
Description	The Board of Directors of COSCO Corporation (Singapore) Limited wishes to announce that its subsidiary, Shanghai CYCLECT Electrical Engineering Co., Ltd, a company incorporated in the People's Republic of China, was voluntarily dissolved on 20 Apr 2005. The dissolution does not have any material impact on the net tangible assets or earnings per share of the group for the current financial year.			

Total size = **0K** (2048K size limit recommended)

Print this page

First Quarter * Financial Statement And Dividend Announcement					
* Asterisks denote mandatory information	Asterisks denote mandatory information				
Name of Announcer *	COSCO CORPORATION (S) LTD				
Company Registration No.	196100159G				
Announcement submitted on behalf of	COSCO CORPORATION (S) LTD				
Announcement is submitted with respect to *	COSCO CORPORATION (S) LTD				
Announcement is submitted by *	Mr Ji Halsheng				
Designation *	President				
Date & Time of Broadcast	03-May-2005 17:11:16				
Announcement No.	00053				
>> Announcement Details The details of the announcement start here					
For the Financial Period Ended *	31-03-2005				
Attachments:	P 012005.pdf Total size = 505K (2048K size limit recommended)				



COSCO CORPORATION (SINGAPORE) LIMITED (Company Registration no:- 196100159G)

Unaudited First Quarter Financial Statement Announcement for the Period Ended 31 March 2005

PART I - INFORMATION REQUIRED FOR ANNOUNCEMENTS OF QUARTERLY (Q1, Q2 & Q3), HALF-YEAR AND FULL YEAR RESULTS

1(a) An income statement (for the group) together with a comparative statement for the corresponding period of the immediately preceding financial year.

(i) Income Statement

	Group			
	S\$'(000	%	
	Q1 2005	Q1 2004	Change	
Turnover	164,578	24,662	567	
Cost of sales	(117,675)	(13,746)	756	
Gross profit	46,903	10,916	330	
Other gains, net [1]	10,655	383	2,682	
Distribution costs	(4,070)	, ,	1,430	
Administrative expenses	(13,844)		382	
Finance costs	(3,057)	(3,147)	(3)	
Share of profit of associated companies [2]	134	6,897	(98)	
Amortisation of goodwill of an	0	(145)	NM	
associated company		, ,		
Profit before income tax	36,721	11,768	212	
Income tax expense	(3,928)	(223)	1,661	
Net profit for the period	32,793	11,545	184	
Attributable to:				
Equity holders of the Company	25,799	11,387	127	
Minority interest	6,994	158	4,327	
Net profit for the period	32,793	11,545	184	
Earnings per share for profit attributable to the equity holders of the Company during the period (expressed in cents per share)				
- basic - diluted	2.38 2.36	1.06 1.05	125 124	

(ii) Breakdown and Explanatory Notes to Income Statement

1 - 1 - 1		Group	1. (2)
· · · · · · · · · · · · · · · · · · ·	S\$'C	000	%
ray	Q1 2005	Q1 2004	Change
Profit before tax is arrived at after			ped tak til
(charging)/crediting:			8.00
Other income including interest income	11,070	383	2,790
Interest on borrowings	(3,290)	(1,979)	66
Depreciation and amortisation	(12,356)	(6,053)	104
Gain on disposal of property, plant and equipment	37	1	3,600
Foreign exchange (loss)/gain	(182)	(1,164)	(84)

NOTES:

5.38

41.14

NM denotes not meaningful.

[1] Other gains, net include interest income, fair value loss on interest rate swap and other income.

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1.00 .4.5% ds[©]

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[2] Share of profit of associated companies is after tax and minority interest. A balance sheet (for the issuer and group), together with a comparative statement as at the end of 1(b)(i) the immediately preceding financial year. . 4.; .807 (c) 20% (c) 1 o e sun ostre inte

	. bu			
	⊮` Gro	oup	Con	npany
1000000	S\$'000	S\$'000	S\$'000 y/a.	S\$'000
	31/03/2005	31/12/2004	31/03/2005	31/12/2004
Current assets				
Cash and cash equivalents	151,204	94,046	20,657	41,954
Trade and other receivables	137,291	· ·		'
Inventories		J 1		
Income tax recoverable	4			
Financial assets held for sale [1].			1	
	381,092			
,c.'* 1	N: 23 1 1 1	, t , "		Sec. 7. 1. 101.
Non-current assets		et a tootta.	.*	27 1 4 1
Non-trade receivables	-	1,677	_	847
Other investments	2,620	503	ar 150	150
Investments in associated companies	2,655	83,168	1,000	55,967
Investments in subsidiaries	· · _	<u> </u>	312,207	141,308
Property, plant and equipment	788,421	321,294		
Intangible assets [2]	9,330		_	_
	803,026		313,996	198,653

Total assets			1	· · · · · · · · · · · · · · · · · · ·	·
Trade and other payables 290,991 49,600 86,069 9,099 500 5	Total assets	1,184,118	544,058	365,797	257,548
Trade and other payables 290,991 49,600 86,069 9,099 500 5	Current liabilities				
Borrowings	Trade and other seconds	290 991	49,600	86 069	9 099
Derivative financial instrument [3]			26.599	2.500	12.206
Provision for other liabilities and charges Current income tax liabilities S,596 1,670 655 655					-
Current income tax liabilities				-	-
Mon-current liabilities Provision for other liabilities and charges 212,720 135,805 233 230 230 217,080 140,160 95 97	charges con and some				,
Non-current liabilities	Current income tax liabilities				
Non-current liabilities Provision for other liabilities and charges Borrowings Deferred income tax liabilities 233		449,703	80,355	91,035	10,254
Non-current liabilities Provision for other liabilities and charges Borrowings Deferred income tax liabilities 233	1			g, triang up	A CONTRACTOR OF THE CONTRACTOR
Charges Borrowings 212,720 135,805 230		;		, ,	•
Borrowings		grav. 4,127	- 4,125	95	_{1877 1867} 97
Deferred income tax liabilities	December 1988	(h) 646 700	405.005	20 % Th. C.	
217,080					mass (C)
Total liabilities 666,783 220,495 91,130 10,351 Net assets 517,335 323,563 274,667 247,197 Equity Capital and reserves attributable to the Company's equity 5hare capital 517,029 51	Deferred income tax liabilities			 	07
Net assets 517,335 323,563 274,667 247,197 Equity Capital and reserves attributable to the Company's e					-
Net assets 517,335 323,563 274,667 247,197					
Equity Capital and reserves attributable to the Company's equity Tholders Share capital Share premium Translation reserves 38,630 Retained earnings 137,469 113,203 1217,029 1	Total liabilities	000,703	220,493	91,130	10,331
Equity Capital and reserves attributable to the Company's equity Share capital Share premium Translation reserves 38,630 Retained earnings Retained earnings Minority interest Total equity Capital and reserves attributable to the Company's equity Domain and Capital Cap	Net assets	517,335	323,563	274,667	247,197
Capital and reserves attributable to the Company's equity Image: Company's equi					27 (17)
to the Company's equity Cholders Share capital Share premium Translation reserves 38,630 Retained earnings Minority interest Total equity Cholders A 217,029 A 217,02					
Share capital 217,029 210,029 217,029 217,029 217,029<				ignuide mar te	20 au 12 4
Share capital 217,029 210 217,029 210 217,029 210,029 217,029 217,029 217,029 217,029 217,029					
Share premium 10 10 10 10 10 Translation reserves 38,630 (8,539) (13,845) (3,397) 2,632 Retained earnings 137,469 113,203 54,231 27,526 384,599 321,927 274,667 247,197 Minority interest 7132,736 1,636 - - Total equity 517,335 323,563 274,667 247,197					
Translation:reserves 38,630 6(13,845) 39,530 6(13,845) 39,730 30,730		1	· ·	· ·	1
Other reserves 38,630 5,530 33,397 2,632 Retained earnings 137,469 113,203 54,231 27,526 384,599 321,927 274,667 247,197 Minority interest 7132,736 1,636 - - Total equity 517,335 323,563 274,667 247,197					1
Retained earnings 137,469 113,203 54,231 27,526 384,599 321,927 274,667 247,197 Minority interest 2132,736 1,636 - - Total equity 517,335 323,563 274,667 247,197					
384,599 321,927 274,667 247,197					
Minority interest 2 132,736 1,636 - - Total equity 517,335 323,563 274,667 247,197					
Total equity 200-43 517,335 323,563 274,667 247,197	Minority interest				241,131
					247 197
	19 11 1 1 1 1 1 1 1 30 KES	317,555	520,000	217,001	277,107

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Simple of July 1 and 14th

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NOTES: SHOUTH

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- 15. 0.0% [1] Financial assets held for sale refer to trading properties
- [2] Intangible assets refer to goodwill on acquisition of subsidiaries.
- [3] Derivative financial instrument relates to interest rate swap. See 1906.

1(b)(ii) Aggregate amount of group's borrowings and debt securities.

Amount repayable in one year or less, or on demand

ouncropujusio	. T. P. P.	,	TO INTO WIND IN 1841
As at 31/0	3/2005-3	[0°0]N As at 31/1.	2/2004 Prom Nr
(27.0)	(6)	F 00 1	Moonee .u — M
Secured	Unsecured	Secured	Unsecured
27,214,000	121,185,000	26,099,000	*:::::::::::::::::::::::::::::::::::::
	internal y	77.	

105,701 [105,701

Amount repayable after one year

	As at 31/03/2005	As at 31/12/2004
. '	·	1.

	Secured.	Unsecured	Secured	Unsecured	11. dik	, , "'	. 1
· -							برليبه ف
Ŀ	132,892,000	79,828,000	135,805,000	and the same			

Details of any collateral

1

Secured borrowings are generally secured by the group's leasehold land and buildings, motor vessels, motor vehicles, investment properties and trading property with net book values totalling \$292,033,000 (2004: \$293,793,000).

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BLOWNINGS OF BEET SPECIAL FOR ALL FOR THE CONTRACT

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Legisla Buckton Land Control

1(c) A cash flow statement (for the group), together with a comparative statement for the corresponding period of the immediately preceding financial year.

	1	Gro	up	
		S\$'C	000	
ا و را در راه این در از این هم و در این میکندند. در	Q1	2005	Q1 20	04
		,		-
Cash flow from operating activities	ا ال			
Profit before tax and share of profits of associated companies		36,587		5,017
Adjustments for:			71	
Depreciation of property, plant and equipment		12,356		5,886
Depreciation of investment properties	A12.			38
Gain on disposal of property, plant and equipment	4. 4.	(37)		(1)
Employees share option expense		765		-
Preference shares dividend (financing)				3
Interest expense (financing)		3,290		1,979
Interest income (investing)		(257)	ļ <u>. </u>	(104)
Operating cash flow before working capital changes		52,704		12,818
Changes in operating assets and liabilities, net of effects from	20 VIS	1 ,		:
disposal of subsidiaries:		(6.44	,	:
Inventories		(14,256)		-
Trade and other receivables		(7,429)		(1,997)
Trade and other payables		(24,507)	((2,162)
Exchange differences		1,611		<u> 198</u>
Cash generated from operations	·	8,123		8,857
Income tax paid		(5,846)		(746)
Net cash from operating activities		2,277	P _s ,	8,111
		, ,		
Cash flows from investing activities				
Net cash inflow from acquisition of subsidiaries, net of cash		80,541		-
acquired				
Proceeds from disposal of property, plant and equipment		157	•	1
Purchase of property, plant and equipment		(34,522)	1 14	(982)
Interest received		251		101
Net cash from/(used in) investing activities		46,427		(880)

(25.310)	(24 014)
- 1 340 30 (20 Ship 19)	(24,914)
T deer dinas (0)	(5)
966·	(697)
(337)	-
	87
(5,526)	(2,672)
0.410	
	7
58 123	(7,970)
1	
1.5	70,799
149,449	62,829
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CONTRACTOR OF THE	1111
n on the second	an Maria
107 276	19,875
43 928	1
the of the matter	(1,993)
the late homes ages	100 000 000 000
	(3,504)
149,449	62,829
	(337) (5,526) (5,526) 9,419 58,123 91,326 149,449

1(d)(i)
A statement (for the issuer and group) showing either (i) all changes in equity or (ii) changes in equity other than those arising from capitalisation issues and distributions to shareholders, together with a comparative statement for the corresponding period of the immediately preceding financial year.

 $\left(\left(nV_{i}^{++}\right) \right)$

				Share	Foreign	Other	Retained	Minority	Total
. `	•	Share	Share	Option	Currency	Reserves	H	Interest	1 Otal
		Capital	Premium	Reserve	Translation	J. A	7 117	GC - 5	
	<i>?</i> . c	Capital		11000110	Reserves	ibdza uu 🕾	, 176.51 s	धर् । । । । । ।	
3		S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
1.0.41	1.5 1.51 f	*	,	·		15 400 00	111	Te e	
The	e Group					(6u ⁻)3e,		1 10 27	
At '	1 January 2005	i		in in {Artista. Otas tuas kiina	erhouse gar	aw stoled y	MONTHERE		
	s previously	217,029	10	-	(13,845)	3,425	,115,308	1,636	323,563
rep	orted lead at					524, 15	and the second second	14 14 14 14 14 14 14 14 14 14 14 14 14 1	
Ef	fect of changes	-	-	2,105	_	gr na jarang	₉ (2,583)	อ หนื	(478)
	ccounting ()						sa millo b		
}g⊹ poli	icies					l a	100 m 125 jh	are !!	
, - - Re	estated	217,029	10	2,105	(13,845)	3,425	112,725	1,636	323,085
17:11	(6.636)	* .					13.36	CHES IS	
	valuation gain on	-	-	-	781.7	32,335	2011	(32,335)	-
pro	perty, plant and								
equ	uipment	4			٠.,	dias Julean	are av	·oi	
	rency translation	-	ಗಳನ್ನು 7	131-20-	ರ್ಥೈ 4,251	5090	तुनी ५ जन	1,464	5,715
	erences								
	income	-	,	1. ja - 1. 1. 1.	4,251	32,335	18.39 . · · · =	(30,871)	5,715
	ognised directly				randra, in h	ne - 115 , g	ipacini		
	equity						15400	0.004	20.700
Pro	fit for the period				<u> </u>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	25,799	6,994	32,793

w ·	ended 31 March 2005	`k .f. (1 744, 741			, J ,	i Sala sign	S	
(0)	Total recognised income/(loss) for period ended 31	- 		-	4,251	32,335	25,799	(23,877)	38,508
·	March 2005 - C. Employee share option scheme:			· (4.)			ລື່ອູ້ ຄົດ ນາການ		
e ta esta esta esta esta esta esta esta	- value of employee services	_	, -	765				12	765
· · · · · · · · · · · · · · · · · · ·	Minority share of new subsidiaries acquired during the	:	-	_	_	-	COMPLETE	204,022	204,022
1.1	financial period Changes in minority interest arising from	-	-	-	-	-	**** <u>*</u>	(79,203)	(79,203)
	acquisition of subsidiaries Dividend declared	-		·	-	- 1,5,00	-	30,158	30,158
·	by former associated companies			-	5 0, 5	15,400	The second	10 28 10 28 10 10 10 10	
	Transfer from retained earnings to translation reserves	_	-	, > -	1,055	-	(1,055)		-
4-1-2	At 31 March 2005	217,029	10	.∴. 2,87 <u>0</u>	(8,539)	35,760	137,469	132,736	517,335
(6.7.5)	At 1 January 2004 - As previously	179,648	26,972	-	(4,643)	3,451	65,866	∠,638	273,932
	reported - Effect of changes in accounting policies	-	-	65	-	- :	(65)	1 (0) GM . 1 1	-
	- Restated Net loss recognised	179,648	26,972	65	(4,643)	3,451	65,801	2,638	273,932
~	directly in equity: - currency translation		· · · · · ·		(2,298)		<u>.</u>	(6)	(2,304)
St. g.	differences Profit for the period ended 31 March 2004	- - 	- .,,	- - 	-	:	11,387	158	11,545
and the second of the second o	Total recognised (loss)/ income for period ended 31		- 12/4 ·		(2,298)		11,387	152	9,241
,1 g 1	March 2004 Employee share option scheme:		200 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		5 18 5 4 - 5 85			1 28. 4-1	
· .	- proceeds from shares issued	85	,	-	1 194 - 7 1	_ ` 	- -	-	87
	Conversion of RCCPS into ordinary shares	144	72	-	-	•	-	-	216

•

.

At 31 March 2004	179,877	27,046	65	(6,941)	3,451	77,188	2,790	283,476
ACOT MIGROIT 2004	173,071	21,040	00	(0,041)	5,751	10,100		200,470
The Company	-	-					40, 8 ₁	
At 1 January 2005	10.00	36.5			;	bypings:		
- As previously	217,029	10		-	527		v seioni .	247,197
reported	,,			- 1			r consult	,
- Effect of changes	_	_	2,105	<u>,</u> _			ទី ពទ្ធ (ទេវភ-	(1,713)
in accounting				:			m lam."	
policies						1	- io!ta	
- As restated	217,029	10	⊕ (2,105		527	25,813	o chieny	245,484
	-				•		34-0 NJ D. 1	ĺ
Profit for the period	-	-		-	-	28,418	shora -	28,418
ended 31 March						31 713	21 (5) 21	
2005						1	Section 1	
Employee share							F1021576	
option scheme:	1		,	, .		101 5136		}
- value of employee	-	-	765	-	-	ากา รู	_ !	765
services								
At 31 March 2005	217,029	10	2,870		527	54,231	-	274,667
28	:		:	٠		గుండి ప్రాంతిం	7 - 5600 . 1	
At 1 January 2004							2 19 19	
- As previously	179,648	26,972	-	-	527	25,697	17 1 10 11 7 -	232,844
reported						13	108 · 1	
- Effect of changes	-	-	65	-	~	, , ,	18180E =	-
in accounting	İ		'		; (71 3 71 11 11 17	
policies		04:00:070	000000				N. 37 (31)	000.044
*Restated > 100	1/9,648	≘:26,972	7113 5 65		527	25,632	1	232,844
Profit for the period						0.005		0.005
•	<u> </u>	•	-	-		0,900	rove it	8,985
2004	Ç. 5 ₩	もんとか		1991.3 T	10 201			
Employee share	1		ົ່ງ:				3.72	
option scheme:					:	7 17 7		
- proceeds from	85	2	_	-		_	; 6,	87
shares issued		ું <u>-</u> દેશના	5				4	
Conversion of	144	72						216
RCCPS into	144	12	-		! ,	- 43 11 17 14	-	210
ordinary share	1			Į.		11.1.5		
At 31 March 2004	179,877	27,046	65		527	34,617	-1. ; <u></u>	242,132
ACST MATCH 2004	113,011	27,040	65	, ,	027	34,017		242,132

36 ... 158.

4.70 5

1(d)(ii) Details of any changes in the company's share capital arising from rights issue, bonus issue, share buy-backs, exercise of share options or warrants, conversion of other issues of equity securities, issue of shares for cash or as consideration for acquisition or for any other purpose since the end of the previous period reported on. State also the number of shares that may be issued on conversion of all the outstanding convertibles as at the end of the current financial period reported on and as at the end of the corresponding period of the immediately preceding financial year.

During Q1 2005, there was no change in the issued and paid-up capital of the Company.

The outstanding share options under the Cosco Group Employees' Share Option Scheme as at 31 March 2005 were 15,920,000 (2004: 16,130,000).

2. Whether the figures have been audited or reviewed and in accordance with which auditing standard or practice.

The figures have not been audited or reviewed.

Where the figures have been audited or reviewed, the auditors' report (including any qualifications or emphasis of a matter). 8.57 Eggs case Bill in

Commence of the state of the state of the Commence of the second

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out markets.

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, 1 - No. 1 Not Applicable

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4. Whether the same accounting policies and methods of computation as in the issuer's most recently audited annual financial statements have been applied.

Except as disclosed in Paragraph 5 below, the Group has adopted the same accounting policies and method of, computation in the financial statements for the current period compared with the audited financial statements for the financial year ended 31 December 2004.

5. If there are any changes in the accounting policies and methods of computation, including any required by an accounting standard, what has changed, as well as the reasons for, and the effect of, the change..

In 2005, the Group and the Company adopted the Financial Reporting Standards (FRS) below. The 2004 comparatives have been amended where as required, in accordance with the relevant transitional provisions in the respective FRS. with the mouth of the lateral

FRS 1 (revised 2004) Presentation of Financial Statements

FRS 2 (revised 2004) Inventories

FRS 8 (revised 2004) Accounting Policies, Changes in Accounting Estimates and Errors

FRS 10 (revised 2004) Events after the Balance Sheet Date

FRS 16 (revised 2004) Property, Plant and Equipment

FRS 17 (revised 2004) Leases

FRS 21 (revised 2004) The Effects of Changes in Foreign Exchange Rates FRS 24 (revised 2004) Related Party Disclosures

FRS 27 (revised 2004) Consolidated and Separate Financial Statements

FRS 28 (revised 2004) Investments in Associates

FRS 32 (revised 2004) Financial Instruments: Disclosure and Presentation

FRS 33 (revised 2004) Earnings per Share FRS 36 (revised 2004) Impairment of Assets in the control of the contr

FRS 38 (revised 2004) Intangible Assets

FRS 39 (revised 2004) Financial Instruments: Recognition and Measurement

CONTRACT SHEARING TO THE WAY A PARTY OF THE SECTION

FRS 102 Share-based Payments

FRS 103 Business Combinations

FRS 105 Non-current Assets Held for Sale and Discontinued Operations

The adoption of the above FRS did not result in changes to the Group's and Company's accounting policies except as discussed below:

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3431	the second transfer of the second	en en stigtigt		rease) \$'000	
		FRS 39 (revised 2004)	FRS 102	FRS 103	Total
	Consolidated Balance Sheet items at 31 March 2005				
· 15.	Share option reserve	- د درجه از در	10 (15) 18 4,2(870)	nd remain anti-	1. refer 2,870
	Retained earnings	(1,201)	(2,87:0);	gen e th 1,344.	120 m. (2,727)
	Intangible assets	-	<u>-</u>	(1,344)	(1,344)
	Current liabilities	1,201	-	31.23 (\$10 5)	.വാണ് 1,202
	Consolidated Income Statement for period ended 31 March 2005				
1.6	Other gains, nettle to now this money	. : 1.J.:: 1::::: 1:::512-		1.8 agt 49	512
	Administrative expenses	remy sit of the	765	भारता 'अब ्रा चार्या प्रदेश	765
	Other operating expenses		_	(109)	(109)
THE NOTE	Total profit for the period 1997 1997	512	(765)	109	াণ ্ড (144)
in bus en	Basic earnings per share (cents)	0.047	30801 (0.070)	48 SQN#20.010	(0.013)
	Diluted earnings per share (cents)	0.047	²⁷ (0.070)	CT 541910 0:010°	(0.013)

ាង ទ<mark>Group មិនបីបីផ្</mark>លៃស្នែក នៅការរបស់ មាននៃ របស់ ម៉ែកសម្រាមែលឯកថា ស្រាស់ ខ្លួនទៀប មាន នាការ អ៊ាម៉ែ សេវាតែការបស់នេះ , ១០ សាសសសសស និង មិន សេសមាយាយ សេសស្រីស រួមទៅ សេសមាដែលបានស្រាស់ ២០ ម៉ែក

Date shock

		Increase/(Decrease) \$ 000				
	woled (61. v) mahedili promoçuli had		FRS 102		Total	
ittivasi atro-	Consolidated Balance Sheet items at 31 December 2004		र अस्त कर अ हरित . प्र	00 (10 day)	27 - 2 270 kg	
	Share option reserve		., 2,105	116 1 5000 -	2,105	
	Retained earnings	· -	(2,105)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(2,105)	

of the invested Doubt Apparential Pileton States yet in Apparetian Edwards and Bullia

II Description of changes

- the san trouble from one of the (a) FRS 27 (revised 2004) requires the Group to present minority interests in the consolidated balance sheet within equity, separately from the shareholders' equity of the Company.... The superseded FRS 27 did not require the presentation of minority interests within equity consideration
- (b) FRS 39 (revised 2004) and FRS.32 (revised 2004) have affected: 113 (1005 basive): 1.55
 - FRS 14 (seed 2004) Communications Classification and consequential accounting of financial assets and financial liabilities

FRS 39 requires all financial assets and liabilities to be classified into appropriate categories at initial recognition and re-evaluates this designation at every reporting date. The classification depends on the purpose for which the financial asset or liabilities were acquired or incurred. The categories and the respective subsequent measurement rules are as follows:

Financial assets or financial liabilities at fair value through profit or loss.

ather and and The Group's investment in equity investment is classified in this category if they were acquired principally for the purpose of selling in the short term. They are initially recognised at fair value and subsequently re-measured to fair value at the balance sheet date with all gains and losses recognised in profit or loss in the period in which the change in fair value arise.

to the condition of a constant was a terminated to the second of the θ

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The Group does not have any equity investment which are classified in this category. Loans and receivables

These include the Group's trade and other receivables and cash and bank balances. .They are initially recognised at its fair value plus transaction costs and subsequently accounted for at amortised cost using the effective interest method, less impairment the contract of the second second contract of the second o

Previously, the Group's trade and other receivables were stated at the gross proceeds receivable less an allowance for doubtful receivable. Cash and bank balances were recognised at cost. Interest-free loans from the Company to its subsidiaries were es and the device of the stated at gross receivables in the Company's balance sheets the The problem of the separation
antital and coveragen is a construction of the construction of the construction of Other financial liabilities

These are financial liabilities that are not held for trading nor designated as fair value through profit or loss. These include the Group's trade and other payables and bank borrowings. They are initially recognised at its fair value less transaction costs and subsequently accounted for at amortised cost using the effective interest method. appropriate action of the state
Previously, trade and other payables were stated at cost. Bank borrowings were stated at the proceeds-received and transaction costs on borrowings were taken to the stated at the proceeds received and transaction costs on borrowings were taken to the income statement over the period of borrowing using the effective interest method.

(ii) 10 Impairment and uncollectibility of financial assets

FRS 39 (revised 2004) requires the Group to assess at each balance sheet date if there is any

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objective evidence that a financial asset or a group of financial assets is impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the security below its cost is considered in determining whether the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss - is removed from equity and recognised in the income statement. Impairment losses recognised in the income statement on equity instruments are not reversed through the income statement.

Impairment of trade receivables is established when there is objective that the Group will not be able to collect all amounts due according to the original terms of receivables. The impairment charge is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate. The impairment charge is recognised in the income statement.

Previously, the Group maintains a specific provision against its trade and other receivables for risks that can be specifically identified. See note (i) above for previous accounting treatment of investments.

Fair values of financial assets and liabilities, 3- год. с. , — _{рас} (iii) —

At each balance sheet date, the fair values of quoted financial assets and liabilities are based on current bid prices. If the market for financial assets or liabilities is not active (and for unquoted financial assets and liabilities), the Group establishes fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, and option pricing models refined to reflect the issuer's specific circumstances.

মীটা actor or situative in sentencial square year event for even quest) প্ৰত Previously, the Group does not have any quoted financial assets and liabilities. Fair values of unquoted financial assets and liabilities were measured based on previously disclosed accounting policy.

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া সংখ্যা বিশ্ব (iv) in Accounting for derivative financial instruments and hedging activities লগতে মুখ্যা সংঘটন সংখ্যা সংখ্যা কৰিবলৈ সংঘটন ভাষা হৈছিল। সংঘটন সংঘটন সংঘটন সংঘটন সংঘটন সংঘটন সংঘটন সংঘটন সংঘটন

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FRS 39 (revised 2004) requires derivatives to be initially recognised at fair value on the date the derivative contract is entered into and are subsequently re-measured at fair value. The method of recognising the resulting gain and loss depends on whether the derivative is designated as a The control of the hedging instrument and if sof the nature of the item being hedged. ୍ର ଓ ଅନୁସାର ଅନ୍ୟର୍ଗ ଅନ୍ୟୁକ୍ତ <mark>ମିଣ୍ଡିଲ ନ</mark>ହାନ୍ତି କଥି । ଅନ୍ୟୁକ୍ତ ଅନ୍ୟୁକ୍ତ ଓ ଆଧାର ଅନ୍ୟୁକ୍ତ ।

> FRS 39 (revised 2004) also sets out certain conditions in which hedge accounting can be applied. If the conditions are not met, hedge accounting cannot be applied and changes in the fair value of any derivative instruments that do not qualify for hedge accounting are recognised in the income statement. a plant is one on the latter

Julian Set the popular Prior to the adoption of FRS 39 (revised 2004), the fair values of the interest rate swap structions and even accontracts are not recognised in the financial statements in the inventor

น วิทธิ์จักษายิธิธิเรียกระชากอย์วิทธิ์กัก (คร. ค.ศ. พ.ศ. พ.ศ. พ.ศ. พ.ศ. ค.ศ. โดย (ค.ศ. พ.ศ. พ.ศ. พุ<mark>ธิกล</mark>ู้อัดพุทธ มห (c) FRS 102 has resulted in a change in the accounting policy for share-based payments. The Cosco Composition of the state of the control of the state of t ** FRS 102 requires the Group and the Company to recognise an expense in the income statement with gurea rigga corresponding increase in equity for share options granted under the ESOS granted after 22 November 2002 and not vested by 1 January 2005. The total amount to be recognised as an expense in the income statement is determined by reference to the fair value of the options at the date of the grant and the number of options to be vested by vesting date. At every balance sheet date the Group revises its estimates of the number of ôptions that are expected to vest by the vesting date. Any revision of this estimate is included in the income statement and a corresponding adjustment to equity over the remaining vesting period. ... to a before a light the significant sections and the first section of the section of t

TOTAL SEA - SEAP reviously the provision of share options to employees did not result in any charge in the income statement. The Group and Company recognised an increase in share capital and share premium The state of the when the options were exercised. The model cause in a factor from the factor of the control of

- (d) The adoption of FRS 703, FRS 36 (revised 2004) and FRS 38 (revised 2004) simultaneously and prospectively from 1 January 2005, resulted in a change in the accounting policy for the following:

 (and the state of the following of the fo

ি জ ে জ্ঞানি Unitil 31 December 2004, তুঁoodwill was amortised on a straight line basis over a maximum period of 10 years; and at each balance sheet date, the Group assessed if there was any indication of impairment of the cash-generating-unit in which the goodwill is attached to.

e let bytev european apparation of the Court े एक्का बद्ध वर्ष ५ १ वर्ष करना In accordance with the provisions of FRS 103:

the embiger of an area following recognized as the term of these calculations are contained.

- the Group ceased amortisation of goodwill from 1 January 2005;
- accumulated amortisation as at 31 December 2004 has been eliminated with a corresponding decrease in the cost of goodwill; and 145 145 1 ft.
- A commencing 4-January 2005 onwards, goodwill will be tested 31 annually for impairment, as well as when there are indications of impairment.
- . Trif. The To suppose the property of the ாளிக்கி (ii) அ Negative goodwillas மானியை சுறிய நடிமைகள், நடிக்க கொழிகள் என Company's state of teach conduction

Until 31 December 2004, excess of fair value of the Group's share of the net identifiable assets acquired over the cost of acquisition ("negative goodwill") is recognised in the income statement as follows:

To the extent that negative goodwill relates to expectations of future losses and expenses that are identified in the Group's plan for the acquisition and can be measured reliably, but which do not represent identifiable liabilities, that portion of negative goodwill is taken to the income statement when the future losses and expenses are recognised. Any remaining negative goodwill, not exceeding the fair values of the non-monetary depreciable assets acquired, is taken to the income statement over the remaining average useful life of those assets; negative goodwill in excess of the fair values of those assets is taken to the income statement immediately as as a second of the control of t

In accordance with the transitional provision of FRS 103, unamortised negative goodwill as at 31 December 2004 is adjusted against retained earnings at 1 January 2005.

(iii) Accounting for acquisitions in 2005

FRS 103 requires the allocation of the cost of acquisition to identifiable assets (including intangible assets), liabilities and contingent liabilities assumed in the business combination at their fair values. Liabilities for terminating or reducing the activities of the acquiree are included only when the acquiree, at the acquisition date, has an existing obligation in accordance with FRS 37. The acquirer has to recognise separately the acquiree's contingent liabilities, provided that their fair value can be measured reliably. Intangible assets have to be identified to be identified and recognised if the fair value could be measured reliably and the probability criterion in receiving future economic benefit is considered to be satisfied in a business combination situation.

FRS 22 that had been superseded by FRS 103 and the previous version of FRS 38 did not require the recognition of contingent liabilities and did not include the presumption that future economic benefit is always satisfied for an intangible asset acquired as part of a business combination respectively. In addition, FRS 22 also allowed the recognition of liabilities for terminating or reducing the activities of the acquiree if certain conditions are met.

FRS 103 also requires the acquirer to reassess the identification and measurement of the acquiree sidentifiable assets, liabilities and contingent liabilities and the measurement of the cost of the combination of the acquirer's interest in the fair value of those items exceeds the cost of the combination. Any excess remaining after that reassessment must be recognised by the acquirer immediately in the profit or loss.

and section #1. The case of the control of the case of the case of

Earnings per ordinary share of the group for the current financial period reported on and the corresponding period of the immediately preceding financial year, after deducting any provision for preference dividends.

		Group		
		Q1 2005	Q1 2004	
(i) Based on the weighted average number of ordinary shares on issue	-	2.38 cents	1.06 cents	
(ii) On a fully diluted basis	11.	2.36 cents	1.05 cents	

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United the concept 2004, independent of the Group between the profiles and the concept of the co and pr<mark>NOTES:</mark> standing the continue of the property of the continue of the co

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ngmani as 590mm The earnings per ordinary share is calculated by dividing the consolidated profit attributable to the equity ** - assembloiders of the Company by thetweighted average number of ordinary shares invissue during the financial in the custom by earliet with the customent of the bear additional of the first metallicity. Compared separates and the custom of the control
The fully diluted earnings per share is arrived at after taking into consideration the potential ordinary shares arising from the exercise of outstanding share options (2004; includes RCCPS) which would dilute າ ປອຍຕາໃກ້e basicrearnings perishare: ກໍລິ່ຍເພື່ອພະຕິດ ເປັນຕໍ່ກໍວິດນີ້ ຄວາມຕໍ່ກໍວິດເສດ ອະຣາບ ທ່ານຕໍ່ພາກ ເຕັດພະຍາການ ການຕະການ ການຕໍ່ຄົວ ເປັນຕະການ ການຕໍ່ຄົວການ ການ ການຕາມຕໍ່ຄວາມການ ການຕາມຕາມຕາມຕາມຕາມ

The comparative figures for earnings per ordinary share had been adjusted to account for the effect of bonus issue in FY2004 and the effect of changes in accounting policies as mentioned in Paragraph 5 above: Production to a mineral production required to the POST of
Net asset value (for the issuer and group) per ordinary share based on issued share capital of the issuer at the end of the:issuer at the end of the:(a) current financial period reported on; and
(b) immediately preceding financial year.

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Control to the contro	Group Group Company
of the second was also in between the first one	Group Company 31/03/2005 31/12/2004 31/03/2005 31/12/2004
Net asset value per ordinary share	29.67 cents 25.31 cents 22.78 cents

579.5 90 third and bearn all a remaind the ERC 1900 and the architics validation of FRG BLOCK all which the comparative figures for Net asset value per ordinary share had been adjusted to account for the effect effect of counting policies as mentioned in Paragraph 5 contained in ceptical control of the will personal to the company of the company

- 8. A review of the performance of the group, to the extent necessary for a reasonable understanding $\sim p \sim p_{\rm col}$ of the group's business altimust include a discussion of the following:- $p \sim 2/3$ (a) any significant factors that affected the turnover, costs, and earnings of the to warming group for the current financial period reported on; including (where applicable) to the line seasonal or cyclical factors; and the line of the action of the property larger linear
 - (b) any material factors that affected the cash flow, working capital, assets or liabilities of the group during the current financial period reported on.

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Overview

During the quarter, the Group became the largest ship repair & marine engineering group in China and one of the world largest with the acquisition of 51% interest in the equity of COSCO Shipyard Group on 1 र १००० । विशेष के असी क्रिकेट वर्ष के स्ट्राल्य के विद्या इ.सी. १९०० - विद्यानकों विश्वमान वर्षी है र एक्टीक्य क्रिकेट

As the Group continued its expansion drive, Group turnover and net profit after minority interest in Q1 FY2005 soared 6.7 and 2.3 times respectively to record high.

Turnover

Activity	Q1 FY 2005	7 - 3 4 31:81	Q1 F2004	Change
Ship repair & marine engineering	g = ap 3;\$133.3m	81%	andard\$1,3mi, dr 5.3%	10,154%
Shipping	\$26.6m	16%	\$18.8m 76.1%	41.5%

,	Shipping agency is the state of		⊌	2.8%	் ^{் ்} \$4.3m ்	- 17.4%		2.3%
	Property rental/trading	****	િ ≒ું \$0.3m	0.2%	\$0.3m	1.2%		0%
			-1-6-13164.6m	100%	\$24.7m	100%	7.7	567%

Group turnover registered a robust 567% jump to a record \$164.6 million in Q1 FY2005 fueled by strong performances from its core ship repair & marine engineering and shipping operations.

With effect from 1 January 2005, financial results of the newly acquired COSCO Shipyard Group are consolidated into those of the Group. COSCO Shipyard Group made a strong maiden ship repair & marine engineering turnover contribution of \$132.6 million in Q1 FY2005.

The Group's shipping operations continued to deliver steady turnover growth of 41.5%, driven by firm freight rates owing to rising global trades and demand. During Q1 FY2005, the Group renewed 3 charter contracts at higher charter hire rates as it continued to achieve full utilization of its shipping capacity.

ាងស្រាំ បាន<mark>Profitability</mark> នៅមេនេះ នៅក្នុងមានមានមានសម្រាប់ ប្រទេសជានេះ បានប្រជាជាមានសម្រេច នេះប្រជាជាធិប្បធានប្រធានបានប្រធានាប្រធានបានបានប្រធានបានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្ចេច ប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានិការបានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានប្រធានបានប្រធានប្រធានប្រធា

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With higher turnover, gross profit jumped 4:3 times from \$10.9 million in Q1 FY2004 to \$46.9 million in Q1 FY2005. Gross profit margin however fell from 44% in Q1 FY2004 to 28% in Q1 FY2005 as the more profitable shipping operations attributable to high charter rates constituted a substantially lower proportion of turnover this quarter.

Other gain-net rose 27.8 times to \$10.6 million in Q1 FY2005 mainly due to income from scrap metal.

Even as the Group continued to improve its operational efficiencies, distribution and administrative expenses increased 1,430% and 382% respectively to \$4.1 million and \$13.8 million in Q1 F v2005. These were in line with surging business activities and the maiden consolidation of COSCO Shipyard Group's expenses into Group expenses.

In Q1 FY2005, the finance costs decreased marginally by 3%. In Q1 FY2004, the finance costs included an exchange loss of S\$0.2 million as compared to a loss of S\$1.2 million. Lower exchange losses of 84% was due to the strengthening of the United States dollar against the Singapore dollar during the quarter.

With the acquisition of COSCO Shipyard Group, the Company effectively owns 70.6% and 75.5% of the equity interest in COSCO Dalian and COSCO Nantong respectively. Prior to 1 January 2005, the sizeable contributions from these two former associated companies were accounted for using equity accounting. As a result of the consolidation of COSCO Dalian and COSCO Nantong starting from Q1 FY2005, share of profits from associates decreased 98% to a mere \$0.1 million.

Income tax expense increased 17.5 times due to more tax payable on profitable shipyard operations. Minority interest increased 44.3 times to \$7.0 million as a result of the acquisition of COSCO Shipyard Group.

Overall, net profit after minority interest increased to an all-time high of \$25.8 million in Q1 FY2005.

9. Where a forecast, or a prospect statement, has been previously disclosed to shareholders, any variance between it and the actual results.

The Group's results for Q1 FY2005 are in line with the commentary made in paragraph 10 of the Group's Full Year Financial Statement and Dividend Announcement released on 21 February 2005.

10. \ A commentary at the date of the announcement of the significant trends and competitive nof the industry in which the group operates and any known factors or events that may affect the group in the next reporting period and the next 12 months.

Capitalizing on the recent acquisition of Cosco Shipyard, the Group is poised to strengthen its position for further growth ahead through expansion of the scale and scope of its core businesses.

Notably, during Q1 EX2005, the Group accomplished a breakthrough in its strategic expansion into the specialized offshore matine engineering business and broadening, of earning base. In March 2005, COSCO Shipyard Group successfully completed its first repair and conversion of the Nan Hai Kai Tuo worth RMB 100 million. The Nan Hai Kai Tuo is a FPSO (Floating, Production, Storage and Offloading) vessel. The successful completion of the project also demonstrates the Group's technical capabilities in undertaking high-value international ship repair & conversion projects, and in fulfilling the stringent safety and quality standards demanded by the robust oil & gas industry.

Building on the successful conversion of FPSO Nan Hai Kai Tuo, the Group will intensify its efforts to grow the breadth and depth of its marine and offshore engineering business globally in collaboration with SembCorp Marine Limited. Additional resources will be deployed to secure higher value-added FPSOs and oil rig repair, conversion and building projects worldwide to achieve higher yield.

To meet the burgeoning demand from the buoyant oil and gas industry and global ageing merchant fleet, the Group is also upgrading the capacities and capabilities of its shipyards. In particular, two new berths at COSCO Zhoushan earmarked for completion in May 2005 will commence operations in June 2005. At COSCO Dalian, a new 300,000 dwt floating dock will be operational by the end of FY2005.

In shipping business, the Group will increase its total fleet capacity to 1,000,000 dwt with the delivery of 4 new,dry,bulk vessels – 2 in Q3 FY2005 and 2 in Q3 FY2006. The Baltic Dry Bulk lodex (BDI) is expected to remain firm with the accelerating rate of global trading activity and growing demand for raw material imports to support China's expanding infrastructure needs and manufacturing sector.

Barring unforeseen circumstances, the Group expects its turnover and net profit in FY2005 to substantially exceed those of FY2004. The capital and the part of the part of the property and the part of the part

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An America (a) Current Financial Period Reported On Application (A) 10 not

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th arquared interviewed 1.00 binds use to more textinavable on profitable shipward republications. nterest incressed 45.0 km in 16.37 to 38 on he heard of the adaption of CODM (b) Corresponding Period of the Immediately Preceding Financial Year

Any dividend declared for the corresponding period of the immediately preceding financial year? No

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tink in ha bid in a los bees laelo globel bru, bid in a laticial in a locquerad or in tosso int (c) Date payable in the second local translation of the second local translation in the secon

Not Applicable, we are remarked to the contract of the contract of

TO COME dead the second control of the control of t (d) Books closure date

Not Applicable

If no dividend has been declared/recommended, a statement to that effect. 12.

----- No interim dividend has been declared/recommened by the Directors in Q1 FY2005. The state of the second of the

Interested Person Transactions

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Person Transactions Pursuant to Rule 907 of the Listing Manual, the following interested person transactions were entered into a during the financial year:

Name of interested person	Aggregate value of all interested person transaction during the financial period under review (excluding transactions less than \$100,000 and transactions conducted under shareholders'	Aggregate value of all interested person transactions conducted under shareholders' mandate pursuant to Rule 920 (excluding transactions less than \$100,000)
	mandate pursuant to Rule 920)	
of the second of	3. 6.20 January 19.28 \$1000/19. S. J. January	S\$'000
a 2 2 GI	The specific of the specific and the second specific and the specific specific and the second specific	Q1 200 <u>5</u>
Between Subsidiaries and:		
Cosco Container Lines		3,081
Cosco Guangzhou		545
Cosco Chartering and		4,051
Shipbroking (UK) Ltd		
Guangzhou Ocean Crew Co.		425
Qingdao Ocean Crew Co.		212
Shanghai Ocean Crew Co.		752
Cosco Nantong Steel Co., Ltd		866
Hai Yuan Technical Service		205
Centre		
Chimbusco (S) Pte Ltd		109
		10,246

BY ORDER OF THE BOARD

Mr Ji Haisheng President 03/05/2005

Print this page

Miscellaneous			
* Asterisks denote mandatory information			
Name of Announcer *	COSCO CORPORATION (S) LTD		
Company Registration No.	196100159G		
Announcement submitted on behalf of : : 17 : 17	~COSCO CORPORATION!(S) LETO !: パートリー・バリー !!	fit. I not ador bus boon doctorado	
Announcement is submitted with respect to *	COSCO CORPORATION (S) LTD	ingh pand soft beat 1961 to the find	
Announcement is submitted by *	Mr Li Jianxiong		
Designation *	Vice President	าน ศาสตราก การการ สิทธิภาค	
Datei&Time of Broadcast 1997 REPORTING BITTERS INC.	-04;May-2005 17:24:27දුල පැවසින් වෑ. 186. අත් දී ඉවස්සෙන් සුළු දීව විට් වෙනුම් දුර සහ යනුගුණි		
Announcement No.	00041	านาเมื่อ เกียร์ เกียร์ เกาะ	
>> Announcement Details The details of the announcement start here	CLARIFICATION OF THE BASIS FOR FULL YEAR PROFIT We refer to the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time million 25 community and the community of the Rueter's article in today's Business Time article in today article in the community of the community article in the community of the community of the community of the	which quoted Mr Ji Hai Sheng "expected 2005 full-year profit of at least \$100 question, had said that based on the first quarter FY 2005 net profit of \$25.8	

25.09 am

gno, 1 4 1 201 ▲ MISCELLANEOUS

Print this page

Miscellaneous		
* Asterisks denote mandatory information		
Name of Announcer *	COSCO CORPORATION (S) LTD	
Company Registration No.	196100159G	
Announcement submitted on behalf of	COSCO CORPORATION (S) LTD	
Announcement is submitted with respect to *	COSCO CORPORATION (S) LTD	
Announcement is submitted by *	Mr Ji Hai Sheng	
Designation *	President	
Date & Time of Broadcast	05-May-2005 17:53:09	
Announcement No.	. 00063	
>> Announcement Details		
The details of the announcement start here		
Announcement Title *	CLARIFICATION OF ARTICLE IN BUSINESS TIMES OF 4 MAY 2005 TITLED "COSCO Q1 EARNINGS DOUBLE TO \$25.8M"	
Description		
Attachments:		
	Total size = 209K (2048K size limit recommended)	

COSCO CORPORATION (SINGAPORE) LIMITED (REG. NO. 196100159G)

SINCAPOR

CLARIFICATION OF ARTICLE IN BUSINESS TIMES OF 4 MAY 2005 TITLED "COSCO Q1 EARNINGS DOUBLE TO \$25.8M"

In response to Singapore Exchange Limited queries of 4th and 5th May 2005 relating to the Business Time article "COSCO Q1 earnings double to \$25.8m" and further to the Company's announcement of 4th May 2005, the Company wishes to further clarify as follows:

- Mr Ji Hai Sheng did not give any specific numbers of the full year projection during the Company's briefing on its first quarter results.
- In replying to the question from the correspondents on the Company's FY2005 prospects, Mr Ji Hai Sheng commented that they can take reference to the first quarter FY 2005 results and as well as Analysts' Reports to make their own calculations and draw their own analysis.
- The Company reiterates that Mr Ji Hai Sheng did not give the full year profit projection as reported.

The Company confirms that it has always complied with Appendix 7.1 paragraph 23 of the Listing Manual.

Submitted by Mr Ji Hai Sheng, President, on 05/05/2005 to the SGX